

AS	THE WITE LINES ON A MEC DAM	ריים אונים אונים וויים אונים	DADEMADIZ OFFICE
ACEHAR	IN THE UNITED STATES PAT	ENT AND T	RADEMARK OFFICE #
In re the appl	ication of:)	7
MARKIDAN	V et al.)	Group Art Unit: 2857
Serial No.: 09	0/726 610)	Examiner:
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Filed: Decem	aber 13, 2000)	INFORMATION DISCLOSURE STATEMENT > 5
	KING OF CLINICAL STUDY SAMP	LES,	STATEMENT CERTIFICATE OF MAILING
INFORM	IATION AND RESULTS")	I HEREBY CERTIFY THAT THE
			CORRESPONDENCE OR FEE IS BEI DEPOSITED WITH THE UNITED STA
			POSTAL SERVICE AS FIRST CLASS MAIL IN ENVELOPE ADDRESSED TO ASSISTA
			COMMISSIONER FOR PATENT WASHINGTON, D.C. 20231 ON THIS 1
A!	umissioner for Patent		OF MAU, 2001. SHERIDAN ROSS P.C.
Washington, I			BY: Clince Thue
Sir:			
	eferences cited on attached Form PTO-144	19 are being ca	lled to the attention of the Examiner. Copies
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of the cited refe	ichecs.		
of the cited refe	Are enclosed herewith.		
of the cited refe	Are enclosed herewith.	ince with 37 C	F.D. I. 08(d), because the references were
of the cited refe	Are enclosed herewith. Are not enclosed, in accorda		F.R. 1.98(d), because the references were
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of the cited refe	Are enclosed herewith. Are not enclosed, in accorda submitted to the U.S. Patent and Trade, titled	emark Office i	n prior application Serial No, and having a
of the cited refe	Are enclosed herewith. Are not enclosed, in accordate submitted to the U.S. Patent and Trade, titled, titled, titled	emark Office i	n prior application Serial No.
of the cited refe	Are enclosed herewith. Are not enclosed, in accordance submitted to the U.S. Patent and Trade in titled in titled in the U.S.C. § 120	emark Office i	n prior application Serial No, and having a upon for an earlier filing date under 35
	Are enclosed herewith. Are not enclosed, in accordary submitted to the U.S. Patent and Trade	emark Office i	n prior application Serial No, and having a upon for an earlier filing date under 35 e foreign-language references are believed to
	Are enclosed herewith. Are not enclosed, in accordate submitted to the U.S. Patent and Trade, titled, titled, v. U.S.C. § 120 To the best of applicants' belief, the print the attached English abstracts and in the	emark Office i	n prior application Serial No, and having a upon for an earlier filing date under 35
□ be summarized	Are enclosed herewith. Are not enclosed, in accordate submitted to the U.S. Patent and Trade, titled, titled, v. U.S.C. § 120 To the best of applicants' belief, the print the attached English abstracts and in the	emark Office i which is relied ertinence of the	n prior application Serial No, and having a upon for an earlier filing date under 35 e foreign-language references are believed to ough applicants do not necessarily vouch for

be drawn as to the pertinence of the references based on the order in which they are presented. Submission of this statement should not be taken as an indication that a search has been conducted, or that no better art exists.

It is respectfully requested that the cited information be expressly considered during the prosecution of this application and the references made of record therein.

FEES

⊠	No fee is believed due in connection with this submission, because the information disclosure statement submitted herewith is being filed:
	within three months of the filing date of the application or date of entry into the national stage of an international application or
	before the mailing date of a first Office Action on the merits,
	whichever occurs last. 37 C.F.R 1.97(b). Although no fee is believed due, if any fee is deemed due in connection with this submission, please charge such fee to Deposit Account 19-1970.
	The information disclosure statement transmitted herewith is being filed after three months of the filing date of this national application or the date of entry of the national stage as set forth in 37 C.F.R. 1.491 in an international application or after the mailing date of the first Office action on the merits, whichever occurred last but before the mailing date of either: (1) a final action under 37 C.F.R. 1.113 or (2) a notice of allowance under 37 C.F.R. 1.311, whichever occurs first. This Information Disclosure Statement is accompanied by: A Certification (below) as specified by 37 C.F.R. 1.97(e). Although no fee is believed due, if any fee is
	deemed due in connection with this submission, please charge such fee to Deposit Account 19-1970. OR
	A check in the amount of \$240.00 for the fee set forth in 37 C.F.R. 1.17(p) for submission of an information disclosure statement. Please credit any overpayment or charge any underpayment to Deposit Account No. 19-1970.
	This Information Disclosure Statement is being submitted after the mailing date of a final action under §1.113 or a notice of allowance under § 1.311, but before payment of the issue fee.
:	☐ This information Disclosure Statement includes a Certification (below) as specified by 37 C.F.R. 1.97(e)
	AND
	Applicants hereby petition for consideration of the references disclosed herein. Enclosed is a petition fee in the amount of \$130.00 under 37 C.F.R. 1.17(i)(1). Please credit any overpayment or charge any underpayment to Deposit Account No. 19-1970.
	Applicant elects to pay the fee set forth in 37 C.F.R. 1.17(p) for submission of an information disclosure statement, and the enclosed check includes \$240.00 for payment of such fee. Please credit any overpayment or charge any underpayment to Deposit Account No. 19-1970. Election to pay the fee should not be taken as an indication that applicant(s) cannot execute a certification.

TC 2800 MAIL ROOM



Certification (37 C.F.R. 1.97(e)) (Applicable only if checked)

☐ The undersigned certifies that: ☐ Each item of information contained in this information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this statement. 37 C.F.R. 1.97(e)(1). ☐ A copy of the communication from the foreign patent office is enclosed.	
OR	
No item of information contained in this information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application or to the knowledge of the undersigned after making reasonable inquiry, was known to any individual designated in 37 C.F.R. 1.56(c) more than more than three months prior to the filing of this statement. 37 C.F.R. 1.97(e)(2).	

Respectfully submitted,

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